IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF TEXAS SAN ANTONIO DIVISION

NATALIE ANDERSON, TIFFANY VASQUEZ AND BRIANA BALDERAS, Plaintiffs, v. RUIZ AND LOUVIN ENTERPRISES, LLC, ERIC LOUVIN, MEGAN LOUVIN, Defendants.	<i>\$\$</i>	Case No. 5:23-cv-911-XR
ORDER GRANTING PLAINTIFFS' MOTIO	N FOR	R PARTIAL SUMMARY JUDGMENT
Before the Court is Plaintiffs' Motion for Partia same, and the evidence and argument presented, that said Motion should be in all things GRANTE	if any,	
Accordingly, Plaintiffs have established, as a mat	ter of la	aw, the following:
(1) Defendants Ruiz and Louvin Enterprises, LI Plaintiffs Natalie Anderson, Tiffany Vasquez and subject to the FLSA and Defendants failed to pay	Briana	Balderas ("Plaintiffs"), Defendants were
(2) Defendants did not act in good faith in violating	ng the I	FLSA and
(3) Defendants failed to keep accurate records as may establish their overtime claims using the situations.		
SIGNED this the day of	, 2	024.

HONORABLE XAVIER RODRIGUEZ